Agreement to insure the public interest, and to alleviate the Bureau's concern;

Now, Therefore, in consideration of the forgoing and the mutual promises set forth in the Settlement Agreement and in this Amendment, the Parties hereby amend their Settlement Agreement as follows, it being understood that this Amendment does not amend or change any other provision of the Settlement Agreement:

1. New Forbearance Clause

The original Forbearance Clause of the Settlement Agreement is hereby stricken, and replaced with the following:

9. <u>Provisions Regarding Future Filings Against Trinity and NMTV.</u>

- (a) Unless the provisions of \P 9(b) are met, beginning upon the execution of this Agreement and continuing until this Agreement is terminated or for a period of eight (8) years after the Closing, neither Glendale, nor Maravillas, nor any of their principals, nor any of their subsidiaries or affiliates, nor any party, person or entity commonly controlled or otherwise subject to the control of Glendale, Maravillas or any of their principals or any of their subsidiaries, affiliates, representatives or agents will file, or encourage, induce, pay, assist or cooperate with any other party, person or entity to file any document (whether singular or plural, referred to in this ¶ 9 as "Declaratory Statement") with the Commission (including, but not limited to, any petition to deny, informal objection or mutually exclusive application) (excluding documents applicable to the broadcast industry as a whole) that opposes the grant of any application to which Trinity, NMTV or any subsidiary or affiliate thereof is a party, or any entity with which Trinity, NMTV or any subsidiary or affiliate thereof has an agreement to provide programming for more than 15% of the broadcast time of a broadcast station (whether singular or plural, referred to in this ¶ 9 as "Companies").
- (b) The provisions of \P 9(a) do not prohibit the parties hereto from filing with the Commission a Declaratory Statement bringing relevant information to the Commission's attention, so long as the statement does not object, formally or informally, to the grant of any application to which the Companies are a party, or any entity with which the Companies has an agreement to provide programming for more than 15% of the broadcast time of a broadcast station, provided that the person or entity filing the Declaratory Statement has first

promptly brought the concern to the Companies, and has worked diligently and in good faith with the Companies to attempt to resolve those concerns.

2. Ratification of Settlement Agreement

As amended in paragraph 1 above, the Parties hereby ratify and confirm their Settlement Agreement, and shall perform in accordance with the terms thereof.

3. Counterparts and Acceptance of Signatures by Electronic Means

This Amendment may be executed in one or more counterparts, all of which taken together shall constitute one and the same agreement. Signatures to this Amendment may be transmitted by electronic means.

In witness whereof, the Parties have affixed their signatures to this Amendment effective as of the date first written above.

Trinity Broadcasting of Florida, Inc.

By:_____

Trinity Christian Center of Santa Ana, Inc.

By:_____

Trinity Broadcasting of New York, Inc.

By:_____

National Minority T.V., Inc.
By:
Glendale Broadcasting Company
By:
Maravillas Broadcasting Company
By:
George F. Gardner, Individually
By:
James C. Gates, Individually
\mathbf{R}_{V} .

James C	. Gates	Charitable	Remainder	Trust
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2. Ratification of Settlement Agreement

As amended in paragraph 1 above, the Parties hereby ratify and confirm their Settlement Agreement, and shall perform in accordance with the terms thereof.

3. Counterparts and Acceptance of Signatures by Electronic Means

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In witness whereof, the Parties have affixed their signatures to this Amendment effective as of the date first written above.

Trinity Broadcasting of Florida, Inc.

By: Best Lecy

Trinity Christian Center of Santa Ana, Inc.

y. Serve Hickey

Trinity Broadcasting of New York, Inc.

By: General Hickey

NATIONAL MINORITY TV No. 8915 P. 4/404 Ra 8990 - # 8 13

National Minority T.V., Inc.

Glandaje Brandmathy Company

Maravillas Brondonsting Company

George F. Gerdner, Individually

James C. Gates, Individually

National Misority T.V., Inc.

Nation	al Minority T.V., Inc.
Ву:	
Gleuc	lele Broadcasting Company
Ву:	
Man	rvillas Brondcasting Company
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Geo	rge F. Gardner, Individually
Hv:	

James C. Gotor, individually

James C. Goter-Charitable Remainder Trust

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EXHIBIT C

AMENDMENT TO SETTLEMENT AGREEMENT

This Amendment is made as of June 16, 1998 by and among Trinity Christian Center of Santa Ana, Inc. ("TBN"), 40 Broadcasting, Inc. ("40 Broadcasting") and Simon T, the sole stockholder of 40 Broadcasting ("Stockholder"). All of these entities and individuals are collectively referred to herein as the "Parties."

RECITALS

Whereas, on May 27, 1998 the Parties entered into the Settlement Agreement attached hereto as Exhibit 1 ("Settlement Agreement"), which is intended to resolve the mutual exclusivity between TBN's renewal application for television channel 40, KTBN-TV, Santa Ana, California and 40 Broadcasting's competing application for channel 40, Santa Ana, California; and

Whereas, on June 1, 1998 the Parties filed their Settlement Agreement with the Federal Communications Commission ("FCC" or "Commission") for its approval; and

Whereas, in companion proceedings involving TBN, the Mass Media Bureau ("Bureau") of the FCC filed "Consolidated Comments on Joint Request for Approval of Settlement Agreement" raising an issue of whether forbearance language identical to the forbearance language of paragraph 7 of the Settlement Agreement among the Parties, "Forbearance of future filings against Trinity and NMTV" ("Forbearance Clause"), was in the public interest, and noting that there was an apparent conflict between certain FCC and court holdings on the question; and

Whereas, the Parties wish to amend the Forbearance Clause of their Settlement Agreement to insure the public interest, and to alleviate any concern the Bureau or the FCC may

have;

Now, Therefore, in consideration of the forgoing and the mutual promises set forth in the Settlement Agreement and in this Amendment, the Parties hereby amend their Settlement Agreement as follows, it being understood that this Amendment does not amend or change any other provision of the Settlement Agreement:

1. New Forbearance Clause

The original Forbearance Clause of the Settlement Agreement is hereby stricken, and replaced with the following:

7. Provisions Regarding Future Filings Against Trinity.

- (a) Unless the provisions of ¶ 7(b) are met, beginning upon the execution of this Agreement and continuing until this Agreement is terminated or for a period of eight (8) years after the Closing, neither Stockholder, nor any person or entity commonly controlled or otherwise subject to the control of Stockholder will file, or encourage, induce, pay, assist or cooperate with any other party, person or entity to file any document (whether singular or plural, referred to in this ¶ 7 as "Declaratory Statement") with the Commission (including, but not limited to, any petition to deny, informal objection or mutually exclusive application) (excluding documents applicable to the broadcast industry as a whole) that opposes the grant of any application to which, to Stockholder's knowledge after due inquiry, TBN, or any subsidiary or affiliate thereof is a party, or any entity with which TBN or any subsidiary or affiliate thereof has an agreement to provide programming for more than 15% of the broadcast time of a broadcast station (whether singular or plural, referred to in this ¶ 7 as "Companies").
- (b) The provisions of \P 7(a) do not prohibit the parties hereto from filing with the Commission a Declaratory Statement bringing relevant information to the Commission's attention, so long as the statement does not object, formally or informally, to the grant of any application to which the Companies are a party, or any entity with which the Companies has an agreement to provide programming for more than 15% of the broadcast time of a broadcast station, provided that the person or entity filing the Declaratory Statement has first promptly brought the concern to the Companies, and has worked diligently and in good faith with the Companies to attempt to resolve those concerns.

2. Ratification of Settlement Agreement

As amended in paragraph 1 above, the Parties hereby ratify and confirm their Settlement Agreement, and shall perform in accordance with the terms thereof.

3. Counterparts and Acceptance of Signatures by Electronic Means

This Amendment may be executed in one or more counterparts, all of which taken together shall constitute one and the same agreement. Signatures to this Amendment may be transmitted by electronic means.

In witness whereof, the Parties have affixed their signatures to this Amendment effective as of the date first written above.

Trinity Christian Center of Santa Ana, Inc.

By:______

40 Broadcasting, Inc.

By:______

Simon T, Individually

2. Ratification of Settlement Agreement

As amended in paragraph I above, the Parties hereby ratify and confirm their Settlement Agreement, and shall perform in accordance with the terms thereof.

3. Counterparts and Acceptance of Signatures by Electronic Means

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Trinky Christian Center of Santa Ana, Luc.

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40 Bro	ideasting, Inc.	
Ву:		
Siznoz	T, Individually	
_	Jiman T	

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In witness whereof, the Parties have affixed their signatures to this Amendment effective as of the date first written above.

Trinity Christian Center of Santa Ana, Inc.

By Slevence Hickey

Osst Secy

40 Broadcasting, Inc.

Simon T, Individually

Bv:

CERTIFICATE OF SERVICE

I, Howard A. Topel, of the law firm of Fleischman and Walsh, L.L.P., hereby certify that on this 19th day of June, 1998, copies of the foregoing "Joint Response to the Mass Media Bureau's Consolidated Comments on Joint Requests For Approval of Settlement Agreement" were hand delivered to the following:

- * Hon. William E. Kennard
 Chairman
 Federal Communications Commission
 1919 M Street, N.W. -- Room 814
 Washington, D.C. 20554
- * Hon. Susan Ness
 Commissioner
 Federal Communications Commission
 1919 M Street, N.W. -- Room 832
 Washington, D.C. 20554
- * Hon. Harold Furchtgott-Roth Commissioner Federal Communications Commission 1919 M Street, N.W. -- Room 802 Washington, D.C. 20554
- * Hon. Michael K. Powell
 Commissioner
 Federal Communications Commission
 1919 M Street, N.W. -- Room 844
 Washington, D.C. 20554
- * Hon. Gloria Tristani
 Commissioner
 Federal Communications Commission
 1919 M Street, N.W. -- Room 826
 Washington, D.C. 20554

- * Christopher J. Wright, Esq.
 General Counsel
 Federal Communications Commission
 1919 M Street, N.W. -- Room 614
 Washington, D.C. 20554
- * Daniel M. Armstrong, Esq.
 Associate General Counsel -- Litigation
 Federal Communications Commission
 1919 M Street, N.W. -- Room 602
 Washington, D.C. 20554
- * John I. Riffer, Esq.
 Assistant General Counsel -- Administrative Law
 Federal Communications Commission
 1919 M Street, N.W. -- Room 610
 Washington, D.C. 20554
- * Roy J. Stewart, Chief Mass Media Bureau Federal Communications Commission 1919 M Street, N.W. -- Room 314 Washington, D.C. 20554
- * Robert H. Ratcliff, Esq.
 Mass Media Bureau
 Federal Communications Commission
 1919 M Street, N.W. -- Room 314
 Washington, D.C. 20554
- * Norman Goldstein, Esq.
 Chief, Complaints/Political Programming Branch
 Federal Communications Commission
 2025 M Street, N.W. -- Room 8210
 Washington, D.C. 20554
- * James Shook, Esq.
 Mass Media Bureau
 Federal Communications Commission
 2025 M Street, N.W. -- Room 8202-F
 Washington, D.C. 20554

- * Clay Pendarvis, Esq.
 Chief, Television Branch
 Video Services Division
 Mass Media Bureau
 Federal Communications Commission
 1919 M Street, N.W., Room 702
 Washington, D.C. 20554
- * Barbara Kreisman, Esq. Chief, Video Services Division Federal Communications Commission 1919 M Street, N.W., Room 702 Washington, D.C. 20554
- * Mary M. Fitzgerald, Esq.
 Supervisory Attorney
 Television Branch
 Video Services Division
 Mass Media Bureau
 Federal Communications Commission
 1919 M Street, N.W., Room 702
 Washington, D.C. 20554

Howard A. Topel